1		
2		
3		
4	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
5		
6		
7	OLIVE V. YUCKA,	
8	Plaintiff,	CASE NO. C13-5000 BHS
9	v.	ORDER DENYING WITHOUT PREJUDICE PLAINTIFF'S
10	UNITED STATES OF AMERICA,	MOTION FOR PARTIAL SUMMARY JUDGMENT AND
11	Defendant.	SANCTIONS
12		
13	This matter comes before the Court on Plaintiff Olive V. Yucka's ("Yucka")	
14	motion for partial summary judgment and sanctions (Dkt. 24). The Court has considered	
15	the pleadings filed in support of and in opposition to the motion and the remainder of the	
16	file and hereby denies the motion for the reasons stated herein.	
17	I. PROCEDURAL & FACTUAL BACKGROUND	
18	On January 2, 2013, Yucka filed a complaint pursuant to the Federal Tort Claims	
19	Act (FTCA) against Defendant United States of America ("Government") alleging	
20	tortuous conduct and injuries arising out of substandard medical care during and after	
21	gastric bypass surgery performed at Madigan Army Medical Center. See Dkt. 1.	
22		

1 The Court has granted multiple stipulated motions for extension of the scheduling deadlines in this case. See, e.g., Dkts. 17, 19 and 22. Recently, the Court granted an 3 agreed motion to extend expert witness disclosures and reports until October 17, 2014, the completion of discovery until November 17, 2014, and trial until February 17, 2014. 5 Dkt. 38. 6 Dr. Gregg Nischi has been retained in this case as Yucka's expert witness and has submitted an expert report to the Government. This report was reviewed by Col. Matthew Martin, M.D. ("Dr. Martin"), who Yucka alleges was "the supervising staff 8 surgeon responsible for overseeing Ms. Yucka's surgery and aftercare." Dkt. 24 at 3. 10 The Government does not dispute that Dr. Martin was the attending physician who 11 performed the surgery. Dkt. 31 at 1. It is also undisputed that Dr. Martin wrote a letter dated March 29, 2014, using Army letterhead, criticizing Dr. Nishi's expert report. See 12 13 Dkt. 25-22. The letter was addressed to a private practice colleague of Dr. Nishi's, 14 Theodore M. Khalili, MD, the founder and director of the Khalili Center for Bariatric 15 Surgery, who it appears Dr. Martin thought was Dr. Nishi's employer or supervisor. See Dkt. 25-22 at 2. Dr. Nishi was copied on the letter. Id. at 5. Dr. Martin also sent the 16 17 letter to Dr. Bruce Gewertz at Cedars-Sinai, where Dr. Nishi did both his general surgery 18 residency and surgical critical care fellowship. Dkt. 24 at 8 (citing Declaration of Anne 19 Deutscher, Plaintiff's Counsel, Ex, W). 20 21 <sup>1</sup> The parties characterize the letter differently and its impact is disputed. However, the 22 parties appear to agree that the letter is at the very least "critical" of Dr. Nishi's report.

1 After receipt of the letter, according to Yucka's counsel, Dr. Nishi retained private 2 counsel in part because he deems Dr. Martin's letter to contain threats at least to his 3 reputation and livelihood. See Dkt. 25 at 4-7. 4 When Dr. Martin sent this letter, it was apparently unknown to anyone in his chain 5 of command at the Army or counsel for the Government. Yucka does not contradict that 6 Dr. Martin's Battalion Commander, Monica Douglas ("Lt. Col. Douglas"), found Dr. Martin's letter to be "unauthorized." Dkt. 32 at 1 (Douglas Decl.). It is undisputed that the Government did not condone at least some or all of Dr. Martin's conduct with respect 8 9 to the letter. See Dkt. 36 at 2. In fact, after learning of the letter, Lt. Col. Douglas issued 10 Dr. Martin six no-contact orders, prohibiting him from contacting the following persons: 11 "Theodore Khalili and Dr. Bruce Gewertz, as well as their families and professional 12 associates." Id., Ex. A. The Army further prohibited Dr. Martin from contacting 13 "representatives of Cedars-Sinai Health System, the American College of Surgeons, or 14 the American Society for Metabolic and Bariatric Surgery, absent prior approval by 15 Madigan's Deputy Commander for Clinical Services." Id., Ex. B. In addition to the no-16 contact orders, Dr. Martin received a memorandum of reprimand from the Commanding 17 General, I Corps, Joint Base Lewis-McChord. Dkt. 32 at 2 (Douglas Decl.). In her 18 declaration, Lt. Col. Douglas states: 19 I fully supported the Commanding General's reprimand because COL Martin's conduct is detrimental to the reputation of Madigan Army Medical 20 Center and the U.S. Army Medical Command and may jeopardize the U.S. Army 's ability to defend itself in this matter. 21 Id.22

1 On May 22, 2014, Yucka filed the instant motion for partial summary judgment on liability and sanctions based on Dr. Martin's March 2014 letter. Dkt. 24. On June 9, 3 2014, the Government responded in opposition to Yucka's motion. Dkt. 31. On June 10, 2014, Yucka replied. Dkt. 36. 4 5 II. DISCUSSION 6 As a result of Dr. Martin's letter and its alleged impact in part on Dr. Nishi's 7 potential willingness to testify, as well as on Dr. Nishi himself, Yucka proposes the 8 following sanctions as appropriate: 9 (1) Dr. Gregg Nishi's testimony would be accepted without contradiction from any expert and/or healthcare provider employed by Defendant: 10 (2) Col. Matthew Martin, M.D. would be strictly prohibited by Court Order from fulfilling any threats made against Dr. Nishi or to pursue any 11 action that may damage the professional reputation of Dr. Nishi; (3) Any costs and attorneys' fees Dr. Nishi has incurred as a result 12 of Col. Martin, M.D.'s letter will be paid in full by Defendant; and 13 (4) Any costs and attorneys' fees incurred by Plaintiffs counsel as a result of bringing this motion. 14 Dkt. 24 at 1. 15 On the present record, the Court is unprepared to impose the sanctions sought by 16 Yucka. As the parties acknowledge, Dr. Martin is not a party to this case; instead, he is a 17 witness. There is no evidence that the Government or its counsel condoned Dr. Martin's 18 conduct, or that he was acting within the scope of his employment or as an agent of the 19 Army. In fact, the current record appears to indicate the opposite. Further, Yucka has 20 not cited any authority, based on the facts now in the record, which would allow the 21 Court to issue sanctions for a witness's conduct.

22

The Court is also not satisfied that the record demonstrates that Dr. Nishi will not serve as an expert witness in Yucka's case. Yucka's counsel indicates only that Dr. Nishi is reluctant to testify but has made no decision regarding his willingness to do so. *See* Dkt. 25 at 4. Further, as all experts are aware, their testimony and reports in a public trial may be subject to public or professional comment or scrutiny in one form or another, which itself may or may not be actionable. Even assuming, without deciding, that Dr. Martin's letter was inappropriate in whole or in part, the letter should not have any chilling effect on Dr. Nishi's testimony, particularly in light of the discipline and warnings the Army has already issued to Dr. Martin regarding his letter.

Additionally, although it is undisputed that Yucka's counsel has been searching for a new expert and has yet to locate one, expert disclosures were extended to October 17, 2014. *See supra*. This extension should permit Yucka time to search and find at least one bariatric expert, out of the apparent pool of "2,000" in the United States, who is willing to testify in this case. Dkt. 24 at 7. If Dr. Martin's care fell below the standard of care, then the Court must conclude that Yucka will be able to timely identify and retain an expert who will support that position.

## III. ORDER

It is hereby **ORDERED** that Yucka's motion (Dkt. 24) is **DENIED without**prejudice, and may be renewed. Upon renewal, the motion will likely require a full evidentiary hearing or showing regarding at least the propriety of the various contents of

 $<sup>^2</sup>$  This figure is cited in Yucka's pleadings on the instant motion but is not supported by any declaration or affidavit.

the letter, whether Dr. Martin was acting within the scope of his employment or as an agent of the Government in sending the March 2014 letter, what, if any, actual prejudice Yucka's case has sustained as a result of the letter, and whether or not the letter's impact is irremediable such that partial summary judgment on liability must be granted. Dated this 9th day of July, 2014. United States District Judge